N.C.P.I.—Criminal 271.43

WILLFULLY DISPLAYING AN EXPIRED [LICENSE] [REGISTRATION PLATE] ON A VEHICLE KNOWING

THE SAME TO BE EXPIRED. G.S. 20-111(2). INFRACTION

General Criminal Volume

Replacement June 2011

The defendant has been charged with willfully displaying an expired [license]

[registration plate] on a vehicle knowing the same to be expired.

For you to find the defendant responsible of this offense, the State must prove two

things beyond a reasonable doubt:

First, that the defendant willfully displayed an expired [license] [registration plate] on a

vehicle.

And Second, that the defendant knew that the [license] [registration plate] was expired.

If you find from the evidence beyond a reasonable doubt that on or about the alleged

date, the defendant willfully displayed an expired [license] [registration plate] on a vehicle and

that the defendant knew that the [license] [registration plate] was expired, it would be your

duty to return a verdict of responsible. If you do not so find or have a reasonable doubt as to

one or more of these things, it would be your duty to return a verdict of not responsible.